

कैद्यांचे कल्याण व मुक्त कैद्यांचे पुनर्वसन यासाठी
घावयाचे अनुदानाचे सुधारित नियमांस मान्यता
देणेबाबत.

महाराष्ट्र शासन,
गृह विभाग.

शासन निर्णय, क्र. पीओए-०५८६/१[१४१]/पीआरएस-२,
मंत्रालय, मुंबई - ४०० ०३२, दिनांक :- २ जानेवारी, १९९३

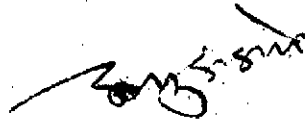
- वाचा :-
- १] शासन निर्णय, गृह विभाग, क्र. पीओए-०५८६/१/२६/जे,
दि. ३ ऑगस्ट, १९७७,
 - २] संचालक, सुधारसेवा, महाराष्ट्र राज्य, पुणे यांचे पत्र क्र. संसे/पीओए-
/कस्प, दि. १६.१०.१९८९.

निर्णय :- कैद्यांचे कल्याण व मुक्त कैद्यांचे पुनर्वसन यासाठी घावयाचे अनुदान शासन
निर्णय, गृह विभाग, क्र. पीओए-०२७२/१/२६/जे, दि. ३ ऑगस्ट, १९७७ अन्वये
निश्चित करण्यात आले आहे. सदर शासन निर्णयानुसार कोणती संस्था सान्ध्यताप्राप्त
आहे, सदर संस्थेला कसे अनुदान देण्यात यावे, वैयक्तिक बंधांसाठी किती अनुदान देण्यात
यावे, इ. बाबींचा नमूद करण्यात आल्या आहेत. तसेच यावर नियंत्रण / देखरेख
कोणाची व कशी असावी याबाबतही स्पष्ट उल्लेख करण्यात आला आहे. सध्या
नवजीवन मंडळ/या संघटनेत शासनाने प्रोबेशन ऑफ ऑफेंडर्स ॲक्ट नियम १३[१][बी]
अन्वये अनुदान प्राप्त संस्था म्हणून मान्यता दिली आहे. "कास्प" ही संस्था कैद्यांचे
पुनर्वसनाचे काम करीत असल्याने तीलाही शासनातर्फे अनुदान प्राप्त संस्था म्हणून
मान्यता देणे आवश्यक आहे. परंतु "कास्प" या संस्थेचे उद्दीष्ट जरी पुनर्वसनाचे
असले तरी सदर संस्थेने परिचीक्षेचे काम हाती घेतल्याखेरीज व त्या संदर्भातील अटींची
पूर्तता केल्याखेरीज सदर संस्था अनुदान मिळण्यास पात्र होणार नाही. अशा प्रकारे
या संस्थेत नवजीवन मंडळप्रमाणे अनुदान मंजूर करण्यासाठी अनुदान प्राप्त संस्था
म्हणून मान्यता देण्याकरिता सध्याचे नियम बदलणे आवश्यक आहे.

उपरोक्त परिस्थिती लक्षात घेऊन सोबत जोडलेल्या विवरणपत्राप्रमाणे
सुधारित नियमांस शासन मंजूरी देत आहे.

२. हे आदेश वित्त विभागाच्या सहमतीने व त्या विभागाच्या अनौपचारिक संदर्भ क्र. सीआर ३३८/९२/व्यय-८, दि. ३.११.१९९२ अन्वये निर्गमित करण्यात येत आहेत.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नांवाने,



[अरविंद इंगळे]

कार्यासन अधिकारी, गृह विभाग, महाराष्ट्र शासन.

प्रति,

संचालक, सुधारसेवा, महाराष्ट्र राज्य, पुणे,

उपसंचालक, [मुख्यालय], पुणे / पश्चिम विभाग, पुणे / पूर्व विभाग, नागपूर/

मध्य विभाग, औरंगाबाद,

महालेखापाल, लेखा व अनुज्ञेयता [१][२] मुंबई / नागपूर,

महालेखापाल, लेखा परिष्ठा [१][२], मुंबई / नागपूर,

वित्त विभाग / व्यय -८.

निवड नसती

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नि/-

Accompaniment to Government Resolution, Home Department,
No. POA.0586/1(141)/PRS.2, dated the ^{2nd January 1993.} ~~June, 1992.~~

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Draft Rules

Rule - 1 : Education, relief, training and rehabilitation :-

. These rules may be called "Grant-in-aid to prisoners due for release, aid to released prisoners and dependents of prisoners and released prisoners and rehabilitation of juvenile prisoners and Borstal school lads rules, 1993.

Rule - 2 - Recognition of society :-

Any society engaged in activities promoting the objectives listed in rule 1 above (2) Aid to released prisoners and dependents of prisoners and dependents of released prisoners, (3) Aid to rehabilitation of juveniles prisoners' and Borstal school lads, may be granted recognition by Government of Maharashtra on the recommendations of I.G. Prisons.

Sub-Rule - 3 :- Subsidy to society.

I.G. Prisons may sanction grant-in-aid by way of reimbursement of actual expenditure to the societies recognised under rule 2 above as under :-

- (i) Immediate Relief to released prisoner upto Rs.100/- per case for diet, clothing expenses, medical expenses and travel expenses.
- (ii) Financial assistance or other expenditure for his rehabilitation including purchase of tools of trade upto Rs.1000/- per released prisoners.
- (iii) 80% of the expenditure on payment of financial assistance to children of prisoners undergoing life imprisonment in prison not exceeding Rs.750/- per year per child for purchase of text books, school equipment and uniforms and medical treatment nutritious, diet spectacles,

hearing aids, recommended by the Medical Officers of Prisons' Dispensaries.

- iv) To meet transportation charge of workers of the society to visit prisons or to visit released prisoners, or their prospective employees or the purpose of their rehabilitation.

In addition to the above reimbursements, Inspector General of Prisons may sanction to the society administrative expenditure upto 50% expenditure incurred for employment of part-time staff subject to a maximum of Rs.2000.00.

Subject to availability, Superintendent of Prison may allot such society any suitable accommodation for their office purpose without charging rent. The society will however, have to vacate the accommodation if called upon to do so.

Relief and medical treatment may be allowed to be given at Jail Hospitals to Released prisoners and Released juvenile prisoners and Borstal School lads, dependents of prisoners, Released prisoners and dependents of released prisoners.

Rule No. 4 :- (1) The society eligible under rule 2 and desiring recognition shall make an application through the I.G.Prisons, Pune to the State Government together with a copy of each of its rules, bye-laws articles of association, list of members and office bearers and a statement showing its status and past record of social and public service.

(2) The State Government may after making such enquiry as it considers necessary into the status, past record of social and public service and present condition of the society and after satisfying itself that the society possess sufficient

means to carry out its obligations, grant recognition to society on condition that it shall undertake.

- 1) To abide by rules and any instructions issued by State Government and the I.G. Prisons and see that the same are followed by them and the personnel of the society.
- 2) to furnish to the State Government whenever required a statement of its financial position including the balance sheet and audited report if any.
- 3) The State Government may withdraw recognition granted to a society under Rule 2 after giving a notice of three months to the society.
- 4) The recognised society may, if it so dues, relinquish its recognition after giving it a notice of three months.

Rule 5 :- Prisoner who has been given aid by I.G. Prisons by his officers, should not be given financial assistance by society without obtaining prior permission from Inspector General of Prisons.

Rule - 6 - Supervision :- (1) The I.G. of Prisons will have over all supervision of such recognised societies. He may delegate this supervision to the Dy. I.G. of Prisons for their respective region.